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PRE-APPEAL BRIEF REQUEST FOR REV	Docket Number (Optional)				
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I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail	Application Number Filed				
in an envelope addressed to "Mail Stop AF, Commissioner for	10/197147 3/10/04				
Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)]					
on	First Named Inventor				
Signature HUWA (J. JOYU)	Moscaluk				
	Art Unit Examiner				
Typed or printed Theresa A. Jones	Nauven, Hiep				
Applicant requests review of the final rejection in the above- with this request.	-identified application. No amendments are being filed				
with this request.					
This request is being filed with a notice of appeal.					
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The review is requested for the reason(s) stated on the atta Note: No more than five (5) pages may be provided					
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applicant/inventor.	Signature				
assignee of record of the entire interest.	MIOR Halling				
See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	Typed or printed name				
attorney or agent of record. 28 107	710 1117 1000				
Registration number 50, 170	Telephone number				
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attorney or agent acting under 37 CFR 1.34.	7/14/06				
Registration number if acting under 37 CFR 1.34	Date				
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required.					
Submit multiple forms if more than one signature is required, see below*.					
*Total of forms are submitted.					

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS:

Moscaluk

EXAMINER: Nguyen, Hiep

SERIAL NO.:

10/797,147

GROUP: 2816

FILED:

March 10, 2004

CASE NO.: CYP-0403

ENTITLED: Signal Transmission Amplifier

Law Offices of Dale B. Halling 655 Southpointe Ct., Suite 100 Colorado Springs, CO 80906 June 7, 2006

PRE-APPEAL BRIEF REQUEST FOR REVIEW

Mail Stop AF Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Remarks

Status of the Claims

Claims 1-3, 6-13, 15-17 & 20 are at issue. Claims 1, 2, 6-12 stand rejected under 35 USC 103(a) as being unpatentable over Fung et al (USPN 5,107,465) in view of Chang et al (USPN 6,870,413). Claims 3 & 13 under 35 USC 103(a) as being unpatentable over Fukushi et al (USPN 6,836,426) in view of Fung et al (USPN 5,107,465) in view of Chang et al (USPN 6,870,413). Claims 6 & 20 are allowable. Claims 1 & 9 are objected to because of informalities. Claims 12 & 13 stand rejected under 35 USC 112, second paragraph.

Clear Issues for Review

Claim Objections:

The Examiner objects to claims 1 & 9 because the recitation "a reference generating circuit" is misdescriptive because it is only a latch circuit having a inverter coupled to the input. The Examiner is clearly incorrect. The reference generating circuit 16 sets a threshold level for the cross coupled latch. As stated on page 8, line 2 of the specification "The reference voltage (66) tracks the previous state." And further on page 8, lines 6-8, "The latch will then sense the differential voltage and drive the output signal 172 to the appropriate logic level. In this case, signal 38 will have a higher voltage than signal 66 based on the input signals voltage level." Thus the circuitry with reference numeral 16 is correctly labeled as a reference generating circuit. This objection must be withdrawn.

35 USC 112, Second Paragraph

The Examiner suggests that the phrase "having a voltage that is less than a transistor threshold" is indefinite. This phrase is clear to anyone skilled as an electrical engineer and the rejection must be withdrawn.

35 USC 103

Claim 1 requires a reference generating circuit. The Examiner points to Fung elements 25, 26 & 27. Fung refers to elements 25 & 26 as the slave of a master slave flip flop. Element 27 is referred to as an inverter. (Col. 36-38) This is clearly not a reference generating circuit. Adding Chang does not solve the problem, since replacing element 27 with a Schmitt trigger does not make the combination of elements a reference generating circuit. Unlike the present

application, no reference level is generated. The present application uses the reference level 66 to set the threshold for the cross coupled latch 12. No one skilled in the art would buy the Examiner's suggestion that this represents a reference generating circuit. Claim 1 is clearly allowable.

Claim 2 is allowable as being dependent upon an allowable base claim.

Claim 3 by reference requires a reference generating circuit. The combination of Fukushi, Fung and Chang does not show or suggest a reference generating circuit having a latch and Schmitt trigger. The Examiner points to Fung elements 25, 26 & 27. Fung refers to elements 25 & 26 as the slave of a master slave flip flop. Element 27 is referred to as an inverter. (Col. 36-38) This is clearly not a reference generating circuit. Adding Chang does not solve the problem, since replacing element 27 with a Schmitt trigger does not make the combination of elements a reference generating circuit. No reference level is generated. No one skilled in the art would buy the Examiner's suggestion that this represents a reference generating circuit. Claim 3 is clearly allowable.

Claim 6 requires that the second transmission gate be between the <u>output</u> of the latch and the cross coupled latch. The output of latch 25, 26 of Fung is not the transmission gate 22. No one skilled in the art would agree with the Examiner's argument. Anyone skilled in the art would call the input to inverter 27 as the output of the latch formed by elements 25 & 26. Claim 6 is clearly allowable.

Claims 7 & 8 are allowable as being dependent upon an allowable base claim.

Claim 9 requires a reference generating circuit. The Examiner points to Fung elements 25, 26 & 27. Fung refers to elements 25 & 26 as the slave of a master slave flip flop. Element 27 is referred to as an inverter. (Col. 36-38) This is clearly not a reference generating circuit. Adding Chang does not solve the problem, since replacing element 27 with a Schmitt trigger does not make the combination of elements a reference generating circuit. No reference level is

generated. No one skilled in the art would buy the Examiner's suggestion that this represents a reference generating circuit.

In addition, claim 9 requires a reference input. No reference input is shown or suggested by the prior art. Claim 9 is clearly allowable.

Claims 10, 11 & 13 are allowable as being dependent upon an allowable base claim.

Claim 12 states that the cross coupled latch latches on a voltage less than a transistor threshold. It does not say as the Examiner suggests on a voltage equal to the input voltage less a transistor threshold drop. Claim 12 is clearly allowable.

Claim 15 requires a reference voltage generating circuit. The Examiner points to Fung elements 25, 26 & 27. Fung refers to elements 25 & 26 as the slave of a master slave flip flop. Element 27 is referred to as an inverter. (Col. 36-38) This is clearly not a reference generating circuit. Adding Chang does not solve the problem, since replacing element 27 with a Schmitt trigger does not make the combination of elements a reference generating circuit. No reference level is generated. No one skilled in the art would buy the Examiner's suggestion that this represents a reference generating circuit. Claim 15 is clearly allowable.

Claims 16, 17 & 20 are allowable as being dependent upon an allowable base claim.

Prompt reconsideration and allowance are respectfully requested.

Respectfully submitted,

(Moscaluk)

Attorney for the Applicant

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Applicant claims small entity status. See 37 CFR 1.27		7	Art Unit		gyden, rnep		
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Design	200	100	100	50	130	65	0
Plant	200	100	300 .	150	160	80	
Reissue	300	150	500	250	600	300	0
Provisional	200	100	0	0	0	0	0
2. EXCESS CLAIM FEES Small Entity Fee Description Fee (\$)						Small Entity Fee (\$)	
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If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer							
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50							
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4. OTHER FEE(S)							
Non-English Specification, \$130 fee (no small entity discount)							

SUBMITTED BY	2 . / Ne ?		
Signature	Anh B. Hally	Registration No. (Attorney/Agent) 38170	Telephone 719-447-1990
Name (Print/Type)	Dale B. Halling	· · ·	Date 7/14/06

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patentis, P.O. Box 1450, Alexandria, VA 22313-1450.